1 2 3 4 5 6 7 8 9	PROCOPIO, CORY, HARGREAVES & SAVITCH, LLP S. Todd Neal (Admitted Pro Hac Vice) Sean M. Sullivan (Admitted Pro Hac Vice) 525 B. Street, Suite 2200 San Diego, CA 92101 Phone: (619) 238-1900 Email: todd.neal@procopio.com Email: sean.sullivan@procopio.com GAINEY McKENNA & EGLESTON Thomas J. McKenna (Admitted Pro Hac 501 Fifth Avenue, 19th Floor New York, New York 10017 Phone: (212) 983-1300 Fax: (212) 983-0383 Email: tjmckenna@gme-law.com	
12	UNITED STATES DISTRICT COURT DISTRICT OF NEVADA	
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14		
15 16	OTILDA LAMONT, Derivatively on Behalf of CANNAVEST CORP.,	Case No.: 15-00481-RFB-VCF
17	Plaintiff,	
18	V.	FED. R. CIV. P. 41(a)
19	MICHAEL MONA, JR., BART P.	STIPULATION TO DISMISS DEFENDANT LARRY RASKIN
20	MACKAY, and LARRY RASKIN,	DEFENDANT LARRI RASKIN
21	Defendants,	
22	and	
23	and	
24	CANNAVEST CORP.,	
25	Nominal Defendant.	
26		
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Plaintiff Otlida Lamont ("Plaintiff") and Defendants Michael Mona, Jr., Bart P. 1 Mackay, Larry Raskin, and CV Sciences, Inc., formerly known as CannaVest Corp. 2 ("Defendants") stipulate as follows: 3 On November 24, 2020, this Court granted Defendants' Motion to Dismiss the 4 Second Amended Complaint as to Defendant Raskin, without prejudice to Plaintiff's 5 ability to seek leave to add him to the action in the event Plaintiff later discovers 6 grounds justifying such leave. ECF No. 84. 7 On December 11, 2020, Plaintiffs filed a Third Amended Complaint ("TAC") 8 to address Plaintiffs' standing as shareholders. ECF No. 87. The TAC still names 9 Raskin as a Defendant. 10 11 /// /// 12 /// 13 14 /// 15 /// 16 |/// 17 /// 18 /// 19 |/// 20 /// 21 /// 22 /// 23 /// /// 24 25 /// 26 /// 27 ///

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1	Pursuant to the Court's order on Defendants' Motion to Dismiss the Second	
2	Amended Complaint, and Fed. R. Civ. P. 41(a)(1)(ii), all Parties who have appeared	
3	in this action stipulate to the dismissal without prejudice of Defendant Larry Raskin.	
4		
5	Dated: December 28, 2020	
6	MATTHEW L. SHARP, LTD.	PROCOPIO, CORY,
7	WITHE WE SHARE, ETD.	HARGREAVES & SAVITCH, LLP
8		
9	By: /s/ Thomas J. McKenna	By: /s/ S. Todd Neal
10	Matthew L. Sharp 432 Ridge Street	S. Todd Neal (Admitted <i>Pro Hac Vice</i>) Sean M. Sullivan (Admitted <i>Pro Hac</i>
11	Reno, NV 89501	Vice)
12	Phone: (775) 324-1500 Email: matt@mattsharplaw.com	525 B. Street, Suite 2200 San Diego, CA 92101
13	•	Phone: (619) 238-1900
14	and	Email: todd.neal@procopio.com Email: sean.sullivan@procopio.com
15	Thomas J. McKenna	and
16	GAINEY McKENNA & EGLESTON	
17	501 Fifth Avenue, 19th Floor New York, New York 10017	William R. Urga (Nev. Bar 1195) JOLLEY URGA WOODBURY
18	Phone: (212) 983-1300	HOLTHUS & ROSE
19	Fax: (212) 983-0383 Email: tjmckenna@gme-	330 S. Rampart Blvd., Suite 380 Las Vegas, Nevada 89145
20	law.com	Telephone: 702.699.7500 Facsimile: 702.699.7555
21		Email: wru@juwlaw.com
22	Counsel for PLAINTIFFS	Counsel for Defendants
23	, and the second	MICHAËL MONA, JR., BART P. MACKAY, LARRY RASKIN, and
	IT IS SO ORDERED:	CANNAVEST CORP.
24	R	
25	RICHARD F. BOULWARE, II	
26	United States District Judge	
27	DATED this 29th day of December, 2020.	
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CERTIFICATE OF SERVICE

I hereby certify that on December 28, 2020, I electronically transmitted the foregoing document using the CM/ECF system for filing, which will transmit the document electronically to all registered participants as identified on the Notice of Electronic Filing. Paper copies have been or promptly will be served personally on all parties not registered, and those indicated as non-registered participants.

/s/ S. Todd Neal S. Todd Neal